

NOTHING LIKE ~~THIS~~ ~~AND~~ ~~KNOW~~

announced our Special

of patriotism may it be
the U. S. Navy.

may also be
spontaneously,
and patriotically,

Those who
Order
receipt of the
Marriage paid.

Fritz S.

ious clothes.
GLACE HIDE SHOES, machine sewn 7/6
GLACE HIDE SHOES, hand cutted 8/6
GLACE HIDE SHOE, machine sewn 4/10
GLACE HIDE SHOE, hand cutted 5/10
BOY CALF OXFORD, Plain Front 4/10
GLACE HIDE OXFORD, Patent Cap, Medium 4/10
BOY CALF OXFORD, Patent Cap, Medium Top 4/10
GLACE KID OXFORD, Cuban Heel, Green 7/10
GLACE OXFORD, Half Cutted, Medium Top 7/10

[illegible]

ORDER 14,	TAN WILLOW GATE DERRY SHOES, White,	17/0
	Romd Toe	17/0
	TAN WHITE CANVAS DERRY SHOES, White,	17/0
	Heals	17/0
UFF- 55.	TAN WHITE DERRY SHOES, White, Cuban	12/0
	Heals	12/0
	TAN GLACE OXFORD, White, Latest Style	18/0
	Shoe	18/0
	TAN GLACE OXFORD	18/0
	TAN GLACE OXFORD, Grey Kid Pump	18/0
11 A.M.; and	TAN GLACE GIBSON THE SHOE, Pump Sales	18/0
		18/0
	FASHIONABLE COLOURED SHOES.	
	CHAMPAGNON DERRY SHOES, Brand Toe, Cuban	18/0
	Heals	18/0
	BROUSE LANTRY SHOES, Pump, Wurtzburg	18/0
	Heals	18/0
	BROUSE GIBSON THE SHOES, Pump, Plain	18/0
	Heals	18/0
	GLACE DERRY SHOES, Wurtzburg, Heals	18/0
	Heals	18/0
	GLACE OXFORD, Wurtzburg Heals	18/0
	Heals	18/0
	PINK CANVAS DERRY SHOES, Wood Heals	18/0
	Heals	18/0
	LADIES' CANVAS SHOES.	
	GIBSON THE SHOES, in Blue, Fawn, Brown,	8/0
	Grey, and White	8/0
	TAN CANVAS OXFORD, Kid Cape, Wurtzburg	8/0
	Heals	8/0
	WHITE CANVAS OXFORD, THE SHOES, and	7/0
	Heals	7/0
	White	7/0
	WHITE CANVAS OXFORD, Kid Cape and	6/0
	Heals	6/0
	WHITE CANVAS DERRY SHOES, Plain	6/0
	Heals	6/0
	WHITE CANVAS OXFORD, Kid Cape	6/0
		6/0
	ANTHONY HORDERN AND SONS,	
	ONLY UNIVERSAL PROVIDERS,	
	NEW PALACE EMPORIUM,	
	BRICKFIELD-HILL, SYDNEY.	
	SHIPPING.	

NOTICE TO CONSIGNEES
CONSIGNEES are requested to **PAID** ENTRIES at once for Daigley's Wharf.

The ship will not be responsible for any loss of or damage to cargo after it has left the ship's slings.

All Goods impending discharge will be stored at Consignee's risk and expense.

Bills of Lading must be presented, duly endorsed, freight paid, and delivery orders obtained from the us before being sent to consignee.

DAIGLEY and COMPANY, Limited, Agents, 10, O'Connell Street, Liverpool.

NOTICE TO CONSIGNEES
N.B.—Mailboat per the above Steamer includes transhipment cargo except the following steamer and railroads of Lading, viz.

From: Southampton, from Boston; Erie Despatch, from Chicago; Louisiana, from Kingston; Canadian Pacific, from Montreal; and the following from the West Coast System, from Montreal; Baltic, from Cattle, from New York; Rio de Janeiro, from London.

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DAIGLEY and COMPANY, Limited, Agents, 10, O'Connell Street, Liverpool.

AMERICAN-AUSTRALIAN STEAMSHIP LINE.
S.S. KANGAROO, FROM NEW YORK.

NOTICE TO CONSIGNEES
CONSIGNEES are requested to **PAID** ENTRIES at once for Lower (No. 1) Wharf, Woolloomooloo Bay.

The ship will not be responsible for any loss of or damage to cargo after it has left the ship's slings.

Bills of Lading must be presented, duly endorsed, freight paid, and delivery orders obtained from the us before being sent to consignee.

DAIGLEY and COMPANY, Limited, Agents, 10, O'Connell Street, Liverpool.

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BICYCLES AND MOTOR CARS

L.M.C. 3-H.P., magneto ignition, spring frame, handle bar control, brand new. 75 Mar St. O.P.O.

MOTO-REVE, twin cylinder, magneto ignition, handle bar control, a snap. 76 Market St. \$20.

MINKIVA, 3-H.P., accumulator, ignition, handle bar control, brand new. 75 Mar St. O.P.O.

HANDSOME MOTOR CAR, 15-16 h.p., two cyl., open top, a snap. 4225 N. Full paid. Call Mr. VIGOR at 8-9000.

FOR SALE, MOTOR CAR, equal to new, Clement Valve, 15-h.p., trial, Glenside, Pittsburg, Louisia, etc. Call Mr. VIGOR at 8-9000.

Good tone, Sm. O. P. 1, Marshall's, Annapolis.

LECTURES

HEALTHY HOPE, N.W.-Lecture, With Attendance, L. Town Hall, Dr. R. Lester, Rich. Adm. free.

A WINTER WARNING

AMUSEMENTS

RACE. TO-NIGHT.
SPECIAL AND EXCLUSIVE ATTRACTION,
THE DUNLOP ROAD RACE,
photographed by West's Picture Operators, who
accompanied the riders from
GOULDAIN TO STONEY.
SEE
RACE ALL OVER THE PALACE
TO-NIGHT.

RACE.
LAST NIGHTS
LAST NIGHTS Positively
LAST NIGHTS the last week
LAST NIGHTS of
LAST NIGHTS West's Pictures
LAST NIGHTS at
LAST NIGHTS the Palace.
LAST NIGHTS RETURN TO THE OLD ROAD
LAST NIGHTS THE GLACIER
LAST NIGHTS FRIDAY OCTOBER 7
LAST NIGHTS For a Spectacular Summer Season.

RACE.
DIRECTION OF T. J. WEBB.
FRIDAY, at 8; MATINEE, WED. and SAT., at 5 P.M.
WEST'S PICTURES.
WEST'S PICTURES.
WEST'S PICTURES.
SUPREME IN TWO CONTINENTS.
NOTE.
AT THE PALACE, EVERYTHING NEW.
AT THE PALACE, EVERYTHING NEW.
THIS WEEK.
THE CREAM OF THE WORLD'S PICTORIAL PRODUCTIONS.
Including
the Naval Battle of the day,
THE PERIL OF BRITAIN'S FLAME.

[illegible][illegible]

IN "EMBLO,"

all convs, large 3rd and splendid position, pm
 103. H. HARPER, 2nd St. and 1st St. N. E.
 TERLING, all convs, large 3rd and splendid position,
 111. H. HARPER, 2nd St. and 1st St. N. E.
 ESHINGTON, all convs, large 3rd and splendid position,
 111. H. HARPER, 2nd St. and 1st St. N. E.
 FOR SALE, Waverly, close to town, - Pair of
 COFFINS, all convs, large 3rd and splendid position,
 111. H. HARPER, 2nd St. and 1st St. N. E.
 DE INVESTMENT, TERM OF THE NEW COTTAGE
 will build, very select position, handy pack
 WALTER RUSH and SONS, Woodlawn and Equit

IN QUALITY, FLAVOUR, AND PURITY.

RRAHARRA—Block of LAND, 2 acres, Chap
A. J. Barrows, Estate Agent, Noddy Junction.
ANMORE, best elevated pos.—new Cottage,
rums, a. k., b., l. p. E. Hodge, Anmore Rd.

ATIONS AND FARMS FOR SALE

SHE LITTLE HOME.
Comfortable 10 room COTTAGE, 8 rooms, hall right
kitchen, 6 rks, bath, fireplace, carpeted rooms, all
newly 1 acre land, 10 minutes' walk from
the station, close to W. G. deposit, and Grange.

W. F. KAY, Builder.

BARRY FARMS.
NYONG, on Jilby Creek, fresh water, new buildings,

O'REILLY AND CO. STAND ALONE
 PLACES FOR QUALITY, TERMS AND PRICE

LEGAL NOTICES.

THE SUPREME COURT OF NEW SOUTH WALES, Probate Jurisdiction. In the Estate of **DEA HURNARD MCGROHY**, late of Murrumbidgee, in the State of New South Wales, gentleman, deceased. Notice is hereby given that the first and only day for the production of the will of the deceased, has been fixed at

WANTED TO PURCHASE. PUBLIC NOTICES

the day of October, 1904, at 10 o'clock, and
to be held for said sale. And if they shall
hereafter determine to sell the said land
and to do so, the terms of the accounts be
and according to law. Dated this twenty-
fourth day of August, in the year one thousand nine hundred
and four. **GABRIEL (L.S.)**, Registrar.
INS. FLY, Provost, Murrumbidgee, Agent.
COLL. FLY and Mosse streets, Sydney.

**THE SUPREME COURT OF NEW SOUTH
WALES. Probate Jurisdiction in the Estate of
deceased. In the date of Malcom, son**

descrip.; Gold, H. Linen, Teeth, Port-
Rugs, Boots, Boxes, Furs, Articles

upon, affecting the Estate of the said deceased, and the said day of the month of April, 1906, and Letters of Administration of the said Estate were granted by the Supreme Court of the State of New York to the said JAMES J. WALSH, of the Probate Jurisdiction, on the 10th day of April, one thousand nine hundred and six, to THOMAS KELLY, the Administrator of the said Estate, and the said JAMES J. WALSH, the said THOMAS KELLY, are hereby permitted to send in partition their claims to the said THOMAS KELLY, or to the Probate Court for the said Administration, on or before the tenth day of November next, at the expiration of which time the said Administrator will

AL Mr. and Mrs. BENJAMIN still con- sider the utmost value for all kinds of

any doubt or claim he shall not have had notice of such distribution. Dated this eighth day of September, A.D. 1909. HAROLD P. WHITE, Agent for the Administrator. Berrigan v. Agent, J. PEDER STEEL, 98 Pittsburg Ave.

THE SUPREME COURT OF NEW YORK
 In re the ESTATE OF
 ASKHAM BAHAM LARGO, late of Norfolk
 County, New York, deceased. Application will be made this
 day from the publication hereof that Pro

correspondence address to the Manager. 110
CLOTHING BUYERS. September 20, 1909.

THE SUPREME COURT OF NEW SOUTH WALES.—Probate Jurisdiction.—In the Estate of THOMAS EINHORN, late of Ashfield, in the Parish of St. Andrew, in the County of New South Wales, Clerk Proprietor, deceased, intestate, City Bank Chambers, 104 Pitt-street, 2nd

PRIZE Buff Orpington Duck EGGS,
Royal Show winners; also Wollongong

advised and deceased; and all notices may be given at the offices of the undersigned, to whom the same are requested to send particulars of the estate of the deceased in the time mentioned. McDOWELL and SONS, Auctioneers, 10, Abchurch Lane, London, E.C. 4.

NOTICE is hereby given that the undersigned, Messrs. J. E. G. and J. H. G. have taken over the business of the late J. E. G. and J. H. G. and are now carrying on the same under the old firm name of J. E. G. and J. H. G. The partnership business will be carried on under the old firm name of J. E. G. and J. H. G. The partnership business will be carried on under the old firm name of J. E. G. and J. H. G.

Antique Silver, Old China, Dia- Pearl bought. D. Collins, 68 Oxf. st.

BUDGET EXPONDED.

BY MR. H. H. ASQUITH.

REJECTION MEANS REVOLUTION.

THE CABINET PREPARED.

LONDON, Sept. 18. Mr. H. H. Asquith, Prime Minister, addressed 10,000 people in the Hingley Hall, Birmingham, yesterday. He had a tumultuous welcome.

Mr. Asquith likened the sensation at Glasgow of Lord Rosebery's speech at Glasgow to those of an over-enthusiastic explorer who, having landed upon the parallel of the North Pole, only to find nothing there except the points of the compass have for the moment lost their meaning.

Mr. Asquith emphasized that the present gathering meant to declare a fixed resolve that the interests of the nation should be met by an equitable distribution of the nation's wealth; secondly, that the freely-chosen representatives of the people have the final voice in settling both the measure and incidence of the burden.

SHARING THE BURDEN.

After summarising the proposals of the Budget, Mr. Asquith said that the working classes as a body did not complain of their share of the acknowledged necessities of the State. The bulk of the well-to-do fortunate fellow-subjects to play their part, and do a fair share of patriotic duty in meeting the needs of the State.

Whatever might happen in the hurly-burly of politics, nothing could disturb the personal affection which existed between Lord Rosebery and himself. Lord Rosebery had bewailed his hard fate, and exhorted the services rendered by the owner of agricultural land. But the land tax of the Budget did not touch agricultural land.

His proposals for increasing deductions under Schedule A left the owner of agricultural land better off than now. "What was the proposal? Merely a tax on land values, created by the social development of the country. Lord Rosebery himself, while Prime Minister, advocated the taxation of ground values. He agreed with Lord Rosebery that the Government was making a new departure as regards land. The departure was that, for the first time, principles, the justice of which was admitted by every impartial man who studied the subject, had been recognised and acted upon by a responsible government.

NO DEPLETION OF CAPITAL.

Lord Rosebery had discovered in inheritance duties an intention to wage a pleasurable war against capital. The same spirit was used against the Succession Duty Act, passed by Mr. Gladstone, and had been falsified by the event. The taxes were a very moderate toll. Regarding the alleged depletion and social exploitation of national capital, Mr. Asquith contended that money taken in the shape of death duties did not disappear. It went in sanitation, national defence, the preservation of order, and those great schemes of social reform on which the nation was depending.

INEFFECTIVE ALTERNATIVES.

What was the alternative offered by Lord Rosebery? asked Mr. Asquith. He found a few singularly infertile generalisations. Lord Rosebery had nothing to tell him. Tariff reformers were grateful for the aid of Lord Rosebery; but they disapproved his disapproval of his infame and important conclusions. They felt that it was very well to advise the nation to "But," Mr. Asquith continued, "foreign nations not individuals can live on a diet of blood and thunder. You cannot hit a dead bull by denunciation."

PROCEEDING TO ARGUE THAT TARIFF REFORM

would prove no practical alternative to the Budget as a revenue-producing scheme. Mr. Asquith remarked that, if any such alternative policy existed, it ought to come out in the open. Mr. Balfour, on his last visit to Birmingham, administered to suffering tariff-reformers a dose of soothing syrup, which had kept them more or less quiet.

A CHALLENGE TO THE LORDS.

The important part of Mr. Asquith's speech was reserved for the last five minutes. It was a direct challenge to the House of Lords.

Speaking solemnly and slowly, Mr. Asquith declared that if the Lords destroyed the Budget, whether by mutilation or rejection, that indeed would be the most formidable revolution since the Long Parliament.

Mr. Asquith added: "It was settled long ago that the Commons had the absolute unquestionable and decisive voice in matters of finance, in which the Lords are impotent and the Commons supreme. If that issue is raised," he impressively said, "that issue is raised. It would involve issues far wider and deeper than the rights of the Lords to meddle in finance, but if it is raised the Liberal party will be anxious and eager to accept the challenge."

SUFFRAGIST DISTURBANCES.

PREVENTING WOMEN'S INVASION.

Elaborate precautions were made to prevent woman suffragists invading the meeting. At the railway station there were hundreds, and Mr. Asquith took a secret passage from the station to his hotel.

CRITICISMS OF THE PRESS.

LIBERALS WILL LIMIT VETO.

The "Daily Chronicle" (Liberal) affirms that the main thesis of Mr. Asquith was the Budget, not the revolution which its rejection by the Lords would be.

The "Daily News" (Liberal) writes that Liberals are prepared to take advantage of the revolution which the rejection of the Budget by the Lords would mean, by limiting the hereditary right of veto, and so remove the greatest stumbling block in the path of national advancement.

RELETTED BY CONSERVATIVES.

THE RIGHTS OF THE LORDS.

The "Times" (Conservative), writes that the defence of the Budget by Mr. Asquith was incoherent and almost trivial. The

Opposition to the Budget was provoked far less by what it takes than the way of taking, and the avowals of intention and design by Mr. Asquith's colleagues. These avowals he always carefully ignores, and we can easily believe that they are far from commanding his personal approval. Mr. Asquith must be well aware that the right of the Lords to reject the Budget is beyond question.

The "Daily Mail" (Conservative) writes that the speech was humdrum, and quotes the statement by Sir Franklin May in his work on Parliamentary practice of the legal right of the Lords to withhold assent from any bill of which they disapprove.

The "Daily Telegraph" (Unionist) says that the speech was quite futile as an effort to coerce the Lords.

FOR LAND VALUATION.

PETITION FROM BUSINESS MEN.

LONDON, Sept. 18. Lord Swaythling, Mr. Arthur Chamberlain, Sir Charles MacLaren, M.P., Sir John Brunner, M.P., Mr. George Cadbury (Cadbury Brothers), and 53 other business men have signed a statement in favour of the valuation of land, considering as they do that a new basis of assessment is necessary to secure relief from growing rates.

SUPREMACY AT SEA.

THE EMPIRE'S FOUNDATION.

LONDON, Sept. 18. Lord C. Beresford explains at New York.

Admiral Lord Charles Beresford was the guest of honour at the luncheon given by the Pilgrims' Club in New York.

Referring to the European situation, Lord Charles Beresford said: "The outlook is dark. Supremacy at sea is a matter of life or death to the Empire, but the measures which are being taken for defence do not mean aggression, but merely a determination to hold what we have."

"What we want is to prevent war, but so strong that nobody will attack us. Why should not the English-speaking nations get together and say, 'There shall not be war.'"

LOSS OF THE UMHALL.

TAKING TO THE BOATS.

COURAGEOUS PASSENGERS.

LONDON, Sept. 17. When the steamer Umhall went ashore on Cape Point, while bound from London to Port Natal the weather was calm, and there was a little fog.

Forty-seven passengers, many of whom were in night attire, assembled on deck, and believing the vessel was sinking sank the hymn, "Eternal Father Strong to Save."

The first boat launched, containing 13 passengers, capsized. All scrambled back except a baby.

The other boats headed seaward. The lifeboats refused to row.

The passengers and crew bailed the water from the boats with boots, hats, and biscuit tins.

The disaster has increased the demand for a lighthouse on Skagkop Point.

FIRST GERMAN DREADNAUGHT.

MISTAKEN CALCULATIONS.

UNABLE TO REACH THE SEA.

LONDON, Sept. 18. The Berlin correspondent of the "Daily Chronicle" writes that owing to a mistake in calculating the displacement of the Westfalen, Germany's first Dreadnaught, she is unable to steam down the Weser to the North Sea. The Westfalen returned to Bremen, where it will probably be necessary to discharge her armaments before she can reach the sea.

OLD AGE PENSIONS.

COST IN UNITED KINGDOM.

LARGE IRISH FIGURES.

LONDON, Sept. 17. Mr. Lloyd George, Chancellor of the Exchequer, speaking in the House of Commons, in reply to Mr. F. W. Verney (Liberal), said the cost of old-age pensions between January 1 and September 2 had been—England and Wales, £3,270,000; Ireland, £1,541,000; and Scotland, £203,000.

The number of pensioners—England and Wales, 410,000; Ireland, 184,000; and Scotland, 73,000.

Thus pensioners in proportion to population were—England and Wales, 11 per 1000; Ireland, 42 per 1000; Scotland, 15 per 1000.

On the first granting of old-age pensions there was one pensioner for every 88 inhabitants in England, and one for every 23 in Ireland. It was estimated that on account of emigration the number of old people in Ireland was out of all proportion to the population.

THE WAR IN MOROCCO.

SPANISH EDITOR ARRESTED.

COMMENTS TOO FREE.

LONDON, Sept. 17. The editor of the Madrid Conservative paper, "Correspondencia," was arrested after his return from Melilla, Morocco, for stating that the Spanish troops were brave, but disorganised, that the food was bad and the water mostly stagnant; also that the Spanish officers were inefficient, and many wounded troops had to lie on the hospital floors without blankets.

BOYS' RIFLE SHOOTING.

ENGLAND WINS MEATH MATCH.

RETURN OF THE ADMIRAL.

LONDON, Sept. 18. The Imperial trophy presented by the Earl of Meath for competition among the cadets of the Empire in rifle shooting resulted—English schoolboys, first, 1021; Natal, second, 1014; Victoria, third, 981; New Zealand, North Island, fourth, 901; Tasmania, fifth, 892; Western Australia, seventh, 851; New Zealand, South Island, eighth, 801; Queensland, eleventh, 696; New South Wales, twelfth, 680.

POWDER MAGAZINE EXPLOSION.

TWO HUNDRED KILLED.

LONDON, Sept. 17. A powder magazine exploded in High Morocco. Two hundred natives were killed.

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TRAGEDY IN CHICAGO.

DUEL BETWEEN SISTERS.

MURDER AND SUICIDE.

LONDON, Sept. 17. A great sensation has been caused in Chicago.

Mrs. Silvers quarrelled with her sister, Mrs. Tripp, over the latter's husband, and when Mrs. Tripp called upon Mrs. Silvers, the latter fired a revolver at her.

Mrs. Tripp found a knife, and stabbed Mrs. Silvers. They then raced each other round the house.

Both are dead. Mrs. Tripp had 10 wounds. Mrs. Silvers committed suicide.

POLAR DOUBTS.

COMMANDER PEARY'S REGRETS.

FOR SOLITARY JOURNEY.

ALLEGATIONS AGAINST DR. COOK.

LONDON, Sept. 18. Commander Peary, in the course of an interview, said that he regretted that he did not take Captain Bartlett with him to the North Pole, though he is satisfied that the scientific world and the general public will implicitly accept his statement, that he really reached the Pole.

Commander Peary added that Mr. Whitney, who was in Greenland, told him in August that Dr. Cook claimed to have reached the Pole. The Eskimos who had been with Dr. Cook, being at Etah, Commander Peary obtained statements and rough drawings from them, showing that Dr. Cook took only two marches over the Polar ice, and then returned.

NO SOUTHERN EXPEDITION.

Commander Peary declares that he will not participate in any effort to reach the South Pole.

EXCLUSIVE MOTOR ROADS.

A FANTASTIC THEORY.

FIGHTING THE RAILWAYS.

LONDON, Sept. 18. The "Spectator" endeavours to furnish a reason for the proposed motor roads under the Development Bill by representing that Mr. Lloyd George, Chancellor of the Exchequer, desires to nationalise the railways.

He hopes the "Spectator" affirms, that Mr. Lloyd George is anxious to secure that by encouraging motor traffic to compete with the railways, and thus lessen the value of the latter, and thereby induce shareholders to sell at an easy figure.

AN INSULTED SULTAN.

REVENGE ON A PRISONER.

LONDON, Sept. 18. French advice from Fez are to the effect that the Sultan, Mulid Hadid, was so enraged after receiving the representations of the Council that he must discontinue the practice of torturing that he ordered the execution of Bu-Hamara, the pretender, who was shot in the presence of the Sultan's harem.

IRISH LAND BILL.

THIRD READING IN COMMONS.

LONDON, Sept. 18. The Irish Land Bill was read the third time in the House of Commons last night by a majority of 123 votes, the division being:

Ayes 174. Noes 51.

N.Z. AND A.I. COMPANY.

LONDON, Sept. 18.

The New Zealand and Australian Land Company, in its report, recommends the payment of a dividend of 7 per cent., and a bonus of 5 per cent. A sum of £185,000 is added to the reserve. Directors propose to increase the ordinary stocks to £1,000,000 by the capitalisation of the reserve fund.

A "FRONTIER FEUD."

VICTORIA AND SOUTH AUSTRALIA.

MORE MONEY TO BE WASTED.

MELBOURNE, Sunday. Litigation is now in train to settle by appeal to the High Court the long-disputed question of what constitutes the boundary between Victoria and South Australia. South Australia has already issued a writ claiming possession of the land between the States, and what it asserts is the true boundary between the two States, and also demands profits from the year 1851 until possession is delivered to the victor.

The formal defence of Victoria to the action has been prepared. It admits that the boundary line between the States was laid out and located between the years 1847 and 1850, and that it was considered the line was a right and proper one. It also states that the boundary line as fixed was not the true boundary between the two States. It will be contended that the boundary line laid down between 1847 and 1850 has been acted upon as forming the eastern boundary of South Australia and the western boundary of Victoria. Another defence is that, in 1900, when the federation of the seven colonies of Australia was agreed upon, the inhabitants of the disputed territory voted with the people of Victoria, and that since then they have voted in the same manner for the elections for the Senate and House of Representatives. The defence also asserts that on the federation provision was made that no alteration to the limits of the States should be made without the consent of both States. That State, for Victoria it will also be contended that before Victoria was erected into a State the boundary line was recognised by the State of New South Wales. It will also be contended that the lapse of time is a bar to the profits, and that an account should not be ordered, and such an account would be inequitable unless account be taken of the expenditure on the land by the State of Victoria. It is probable that the action will be set down for trial before the full Bench of the High Court in Melbourne, but it is not yet certain whether the hearing will be commenced this year.

A STRONG BAR HAS BEEN RETAINED BY VICTORIA.

CENTURIES.

119. W. Burdell, v. Western Union of Scotland. 120. W. Burdell, v. Western Union of Scotland. 121. W. Burdell, v. Western Union of Scotland. 122. W. Burdell, v. Western Union of Scotland. 123. W. Burdell, v. Western Union of Scotland. 124. W. Burdell, v. Western Union of Scotland. 125. W. Burdell, v. Western Union of Scotland. 126. W. Burdell, v. Western Union of Scotland. 127. W. Burdell, v. Western Union of Scotland. 128. W. Burdell, v. Western Union of Scotland. 129. W. Burdell, v. Western Union of Scotland. 130. W. Burdell, v. Western Union of Scotland. 131. W. Burdell, v. Western Union of Scotland. 132. W. Burdell, v. Western Union of Scotland. 133. W. Burdell, v. Western Union of Scotland. 134. W. Burdell, v. Western Union of Scotland. 135. W. Burdell, v. Western Union of Scotland. 136. W. Burdell, v. Western Union of Scotland. 137. W. Burdell, v. Western Union of Scotland. 138. W. Burdell, v. Western Union of Scotland. 139. W. Burdell, v. Western Union of Scotland. 140. W. 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